

110-2702

**COMBINED DECLARATION AND POWER OF ATTORNEY
FOR PATENT APPLICATION**

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name;

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled VIDEO INFORMATION DISPLAY SYSTEM AND DISPLAY APPARATUS APPLICABLE TO THE SAME the specification of which

is attached hereto. was filed on March 14, 1995 as Application Serial No. 08/403,942

and was amended _____ (if applicable).

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56(a).

I hereby claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Country	Application No.	Filed (Day/Mo./Yr.)	Priority Claimed (Yes/No)
Japan	6-68976	15 March 1994	Yes
Japan	6-102721	17 May 1994	Yes

I hereby appoint Joseph M. Fitzpatrick (Registration No. 17,398), Lawrence F. Scinto (Registration No. 18,973), William J. Brunet (Registration No. 20,452), Robert L. Baechtold (Registration No. 20,860), John A. O'Brien (Registration No. 24,367), Nels T. Lippert (Registration No. 25,888), John A. Krause (Registration No. 24,613), Henry J. Renk (Registration No. 25,499), Peter Saxon (Registration No. 24,947), Anthony M. Zupcic (Registration No. 27,276), Charles P. Baker (Registration No. 26,702), Stevan J. Bosses (Registration No. 22,291), Edward E. Vassallo (Registration No. 29,117), Ronald A. Clayton (Registration No. 26,718), Lawrence A. Stahl (Registration No. 30,110), Laura A. Bauer (Registration No. 29,767), Leonard P. Diana (Registration No. 29,296), David M. Quinlan (Registration No. 26,641), Nicholas N. Kallas (Registration No. 31,530), William M. Wannisky (Registration No. 28,373), Lawrence Alaburda (Registration No. 31,583), Lawrence S. Perry (Registration No. 31,865), Robert H. Fischer (Registration No. 30,051), Christopher Philip Wrist (Registration No. 32,078), Gary M. Jacobs (Registration No. 28,861), Michael K. O'Neill (Registration No. 32,622), Bruce C. Haas (Registration No. 32,734), Scott K. Reed (Registration No. 32,433), Scott D. Malpede (Registration No. 32,533), John A. Mitchell (Registration No. 19,032), Fredrick M. Zullow (Registration No. 32,452), Richard P. Bauer (Registration No. 31,588), Eric B. Janofsky (Registration No. 30,759), Warren E. Olsen (Registration No. 27,290), Abigail F. Cousins (Registration No. 29,292), Alan W. Fiedler (Registration No. 33,690), Jennifer A. Tegfeldt (Registration No. 31,310), Steven E. Warner (Registration No. 33,326), Thomas J. O'Connell (Registration No. 33,202), Aaron C. Deditch (Registration No. 33,865), Penina Wollman (Registration No. 30,816), David L. Schaeffer (Registration No. 32,716), Jack S. Cubert (Registration No. 24,245), Mark A. Williamson (Registration No. 33,628), John T. Whelan (Registration No. 32,448), Patricia M. Drost (Registration No. 29,790), Jean K. Dudek (Registration No. 30,938), Raymond R. Mandra (Registration No. 34,382) and Dominick A. Conde (Registration No. 33,856), my attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full Name of Sole or First Inventor MAMORU MIYAWAKI

Inventor's signature Mamoru Miyawaki

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Full Name of Third Joint Inventor, if any _____

Third Inventor's signature _____

Date _____ Citizen/Subject of _____

Residence _____

Post Office Address _____

Full Name of Fourth Joint Inventor, if any _____

Fourth Inventor's signature _____

Date _____ Citizen/Subject of _____

Residence _____

Post Office Address _____

Full Name of Fifth Joint Inventor, if any _____

Fifth Inventor's signature _____

Date _____ Citizen/Subject of _____

Residence _____

Post Office Address _____

Full Name of Sixth Joint Inventor, if any _____

Sixth Inventor's signature _____

Date _____ Citizen/Subject of _____

Residence _____

Post Office Address _____

Recorded: May 15, 1995

Reel: 7471/Frame: 0449

ASSIGNMENT OF ENTIRE INTEREST IN AN INVENTION

WHEREAS I/we, the undersigned (hereinafter referred to ASSIGNOR), have invented a certain improvement in

VIDEO INFORMATION DISPLAY SYSTEM AND DISPLAY APPARATUS APPLICABLE TO THE SAME

for which I am/we are about to make/have made application for Letters Patent of the United States of America, identified Serial No. 08/403,942 filed on March 14, 1995 , and

WHEREAS CANON KABUSHIKI KAISHA (hereinafter ASSIGNEE), a corporation duly organized under the laws of Japan, and having its principal office at

30-2, 3-chome, Shimomaruko, Ohta-ku, Tokyo, Japan and duly represented by, HAJIME MITARAI , its President, is desirous of acquiring the same:

NOW THEREFORE, in consideration of the payment of lawful money and other consideration, the receipt of which I/we hereby acknowledge, ASSIGNOR hereby sells, assigns and transfers unto ASSIGNEE the full and exclusive right for the territory of the United States of America in and to said invention, as described in the specification executed by me/us on the 27th day of April, 1995 , entitled as above preparatory of obtaining Letters Patent of the United States of America therefor, and an invention to be described in a reissue, division, continuation or continuation-in-part application, if this be filed in later; said invention, application, and Letters Patent to be held and enjoyed by ASSIGNEE for his own use and behoof, and for his legal representative, to the full end of the term for which said Letters Patent may be granted, as fully and entirely as the same would have been held by me/us had this assignment and sale not been made.

Executed at Tokyo, Japan this 27th day of April, 1995.

In the presence of:

Yoshio Nakamura

By: Mamoru Miyawaki
MAMORU MIYAWAKI

By: Tetsunobu Kochi
TETSUNOBU KOCHI

By: _____

By: _____